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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/814,557	03/31/2004	Diane Bihary	7432		
	7590 08/05/201 OORE & BECK, LLP	EXAMINER			
CHASE TOWE	ER	SCHAPER, MICHAEL T			
111 MONUME SUITE 3250	NI CIRCLE	ART UNIT	PAPER NUMBER		
INDIANAPOL	IS, IN 46204	3775			
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			08/05/2010	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Communication		Appl	ication No.	Applicant(s)				
		10/8	14,557	BIHARY ET AL.	BIHARY ET AL.			
Office Action Summary			niner	Art Unit				
		MICH	IAEL T. SCHAPER	3775				
Period fo	The MAILING DATE of this communic r Reply	ation appears o	n the cover sheet with the	correspondence a	ddress			
A SHO WHIC - Exter after - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MA asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum stature to reply within the set or extended period for reply within	ILING DATE O 37 CFR 1.136(a). In lication. tory period will apply II, by statute, cause the	F THIS COMMUNICATIC no event, however, may a reply be t and will expire SIX (6) MONTHS from the application to become ABANDON	N. imely filed in the mailing date of this of ED (35 U.S.C. § 133).	·			
Status								
1) 又	Responsive to communication(s) filed	on <i>02 June 20</i>	10					
	This action is FINAL . 2b) ☐ This action is non-final.							
<i>'</i> —	Since this application is in condition for	<i>'</i> —		rosecution as to th	e merits is			
٠,ـــ	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠ Claim(s) <u>1-11 and 20-30</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	5) Claim(s) is/are allowed.							
6)🖂	Claim(s) <u>1-11,20-30</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction	on and/or elect	ion requirement.					
Applicati	on Papers							
9) 🗌 '	The specification is objected to by the	Examiner.						
10)	The drawing(s) filed on is/are: a	a) accepted	or b)□ objected to by the	Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the	ne correction is r	equired if the drawing(s) is o	bjected to. See 37 C	FR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
	ee the attached detailed Office action	ioi a list oi tile	certified copies flot receiv	eu.				
Attachmen	1(a)							
	e of References Cited (PTO-892)		4) Interview Summar	y (PTO-413)				
2) Notic	e of Draftsperson's Patent Drawing Review (PTG	D-948)	Paper No(s)/Mail [Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:								

DETAILED ACTION

Response to Arguments

Applicant's arguments filed 2 Jun 2010 have been fully considered but they are not persuasive.

As to Applicant's arguments regarding *Parry*'s not disclosing a sealing acetabular liner head, Examiner notes that the shell engaging head is fully capable of engaging a liner, and confirms the anticipation using ref. no. 100.

As to Applicant's arguments regarding *Parry*'s not disclosing a bulb syringe connection, Examiner notes that ref. no. 54 is fully capable of engaging with a bulb syringe, regardless of any purported statements about its necessity or efficiency.

As to Applicant's arguments regarding the amendment to claim 20, Examiner notes that the "acetabular liner" is <u>not</u> positively claimed and thus asserts that the head could potentially not substantially extend over a rim of a hypothetical liner.

As to Applicant's arguments regarding the obviousness or rationale of the combination of *Parry* and *Amstutz*, Examiner notes that the alleged rationale was used to combine *Leach*, not *Amstutz*. *Amstutz* is combined with the rationale of controlling the vacuum properties inside of the shaft for placement of cup into the site.

Nonetheless, Examiner asserts that one of ordinary skill in the art would still find the combination viable as complicated designs do not necessarily yield difficult procedures, just difficult manufacturing.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 20, 22, and 25-28 are rejected under 35 U.S.C. 102(e) as being anticipated by Parry et al. (US 2005/0149043).

Parry discloses a kit providing a handheld instrument (8) capable of insertion of an acetabular liner into an acetabular cup comprising a shaft (12) having an internal channel (54) therethrough and a first (proximal end) and a second (distal end) end portion, the first end portion capable of sealingly engaging with a bulb syringe or with a hand held vacuum producing device; and a head portion (100) having a curvilinear outer perimeter capable of sealingly engaging the inner surface of an acetabular liner and not substantially extend over a rim of the acetabular liner and abutting a 360 degree portion of the inner surface of an acetabular liner and operably attached to the second end portion of the shaft and having an inner channel (at 112) therethrough operably connected to the internal channel of the shaft; the head portion further comprising a first o-ring (111) circumscribing the curvilinear outer perimeter of the head portion and capable of sealingly fitting between the curvilinear outer perimeter of the head portion and an acetabular liner; the head portion further comprising a second o-ring (other 111)

circumscribing the curvilinear outer perimeter of the head portion and adjacent the first o-ring, a secondary inner channel (at 118,114) having a first and a second end portion and operably connected at the first end portion to the internal channel and opening at the second end portion at the outer perimeter of the head portion between the first and second o-ring; wherein the shaft is bent between the first end portion and the second end portion at about 30 degrees (see FIG. 2, as to claims 8-10); wherein the head portion comprises an internal chamber (108) communicating with the inner channel, and wherein the second end portion of the shaft sealingly fits within the internal chamber; and a plurality of heads, each head having a curvilinear outer perimeter and configured to be operably attached to the second end portion of the shaft such that an inner channel of the head connects to the internal channel of the shaft, each of the plurality of heads having a curvilinear outer perimeter capable of at least partially fitting within an acetabular liner; wherein each of the plurality of heads has an outer perimeter of a size different than the size of each of the other plurality of heads (¶11, 35, 92); wherein the plurality of heads comprises a first head having a curvilinear outer perimeter sized to at least partially fit within a first acetabular liner having a first diameter; and a second head having a curvilinear outer perimeter sized to at least partially fit within a second acetabular liner having a second diameter, the first diameter different from the second diameter (¶11, 35, 92); wherein the head is configured to sealingly fit within an acetabular liner (see abstract); the head comprising a first groove (see FIG. 6) circumscribing the curvilinear outer perimeter of the head; and a first o-ring (111) located within the first groove and sized to sealingly fit between the curvilinear outer

perimeter of the head and an acetabular liner; the head further comprising a second groove (see FIG. 6) circumscribing the curvilinear outer perimeter of the head and adjacent the first groove; a second o-ring (other 111) located within the first groove; and a secondary inner channel (114, 118) having a first and a second end portion and operably connected at the first end portion to the internal channel and opening at the second end portion at the outer perimeter of the head between the first and second groove (see FIG. 6).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11, 20-22, and 25-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parry et al. (US 2005/0149043) in view of Amstutz (US 3859992) further in view of Leach (US 4050311).

Parry discloses a kit providing a handheld instrument (8) for insertion of an acetabular liner into an acetabular cup comprising a shaft (12) having an internal channel (54) therethrough and a first (proximal end) and a second (distal end) end portion, the first end portion capable of sealingly engaging with a bulb syringe or with a hand held vacuum producing device; and a head portion (100) having a curvilinear outer perimeter configured to sealingly engage the inner surface of an acetabular liner and

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not substantially extend over a rim of the acetabular liner and configured to abut a 360 degree portion of the inner surface of an acetabular liner and operably attached to the second end portion of the shaft and having an inner channel (at 112) therethrough operably connected to the internal channel of the shaft; the head portion further comprising a first o-ring (111) circumscribing the curvilinear outer perimeter of the head portion and sized to sealingly fit between the curvilinear outer perimeter of the head portion and an acetabular liner; the head portion further comprising a second o-ring (other 111) circumscribing the curvilinear outer perimeter of the head portion and adjacent the first o-ring, a secondary inner channel (at 118,114) having a first and a second end portion and operably connected at the first end portion to the internal channel and opening at the second end portion at the outer perimeter of the head portion between the first and second o-ring; wherein the shaft is bent between the first end portion and the second end portion at about 30 degrees (see FIG. 2, as to claims 8-10); wherein the head portion comprises an internal chamber (108) communicating with the inner channel, and wherein the second end portion of the shaft sealingly fits within the internal chamber; and a plurality of heads, each head having a curvilinear outer perimeter and configured to be operably attached to the second end portion of the shaft such that an inner channel of the head connects to the internal channel of the shaft, each of the plurality of heads having a curvilinear outer perimeter sized to at least partially fit within an acetabular liner (¶11, 35, 92); wherein each of the plurality of heads has an outer perimeter of a size different than the size of each of the other plurality of heads (¶11, 35, 92); wherein the plurality of heads comprises a first head having a

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curvilinear outer perimeter sized to at least partially fit within a first acetabular liner having a first diameter; and a second head having a curvilinear outer perimeter sized to at least partially fit within a second acetabular liner having a second diameter, the first diameter different from the second diameter (¶11, 35, 92); wherein the head is configured to sealingly fit within an acetabular liner (see abstract); the head comprising a first groove (see FIG. 6) circumscribing the curvilinear outer perimeter of the head; and a first o-ring (111) located within the first groove and sized to sealingly fit between the curvilinear outer perimeter of the head and an acetabular liner; the head further comprising a second groove (see FIG. 6) circumscribing the curvilinear outer perimeter of the head and adjacent the first groove; a second o-ring (other 111) located within the second groove; and a secondary inner channel (114, 118) having a first and a second end portion and operably connected at the first end portion to the internal channel and opening at the second end portion at the outer perimeter of the head between the first and second groove (see FIG. 6).

Parry discloses the claimed invention except for a bulb syringe sealingly engaged with the first end portion of the shaft and operably connected to the internal channel of the shaft; wherein the hand held vacuum producing device is a bulb syringe; further comprising a valve, the valve operable to seal the internal channel such that air is not allowed to pass between the atmosphere and the internal channel through the valve; further comprising a stop check valve having an inlet and an outlet, the inlet operably connected to the internal channel and the outlet operably connected to the atmosphere, such that when the stop check valve is in a non-stopped position, air from the

atmosphere is not allowed to pass into the internal channel through the stop check valve but air from the internal channel is allowed to pass to the atmosphere through the stop check valve and such that when the stop check valve is in a stopped position, air from the internal channel is not allowed to pass into the atmosphere through the stop check valve; and a valve movable between a first position and a second position and having an inlet and an outlet, the inlet operably connected to the atmosphere and the outlet operably connected to the bulb syringe, such that when the valve is in the first position, air is not allowed to pass between atmosphere and the internal channel, and when the valve is in the second position, air is allowed to pass between the atmosphere and the internal channel; wherein the valve is a stop check valve; wherein the stop check valve is located on the bulb syringe, such that air passing between the inner channel and the atmosphere through the stop check valve passes through the bulb syringe.

Amstutz discloses a hand held vacuum (see abstract, FIGS. 1-2) sealingly engaged with the first end portion of the shaft and operably connected to the internal channel of the shaft; further comprising a valve (at 34—for claim 4), the valve capable of sealing the internal channel such that air is not allowed to pass between the atmosphere and the internal channel through the valve; and a valve (at 34—for claim 5) movable between a first (closed 46) position and a second (opened 46) position (toggling 46) and having an inlet and an outlet, the inlet operably connected to the atmosphere and the outlet operably connected to the hand held vacuum, such that when the valve is in the first position, air is not allowed to pass between atmosphere

and the internal channel, and when the valve is in the second position, air is allowed to pass between the atmosphere and the internal channel (see FIG. 2) for controlling the vacuum properties inside of the shaft for placement of cup into the site (see Abstract).

Leach discloses a hand held vacuum producing device being a bulb syringe (18, see FIG. 3); further comprising a stop check valve (ref. no. 16, see col. 2 / line 58 – col. 3 / line 22) having an inlet and an outlet, the inlet operably connected to the internal channel and the outlet operably connected to the atmosphere, such that when the stop check valve is in a non-stopped position (34 depressed, or "released"), air from the atmosphere is not allowed to pass into the internal channel through the stop check valve but air from the internal channel is allowed to pass to the atmosphere through the stop check valve and such that when the stop check valve is in a stopped position (34 not depressed, or not "released"), air from the internal channel is not allowed to pass into the atmosphere through the stop check valve; wherein the valve is a stop check valve; wherein the stop check valve is located on the bulb syringe (see FIG. 1), such that air passing between the inner channel and the atmosphere through the stop check valve passes through the bulb syringe (see FIGS. 1-3) for the obvious reason of an easy and less complicated manners of vacuum production.

At the time of invention, it would have been obvious to one of ordinary skill in the art to have modified the device of Parry with a hand held vacuum sealingly engaged with the first end portion of the shaft and operably connected to the internal channel of the shaft; further comprising a valve, the valve capable of sealing the internal channel such that air is not allowed to pass between the atmosphere and the internal channel

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through the valve; and a valve movable between a first position and a second position and having an inlet and an outlet, the inlet operably connected to the atmosphere and the outlet operably connected to the hand held vacuum, such that when the valve is in the first position, air is not allowed to pass between atmosphere and the internal channel, and when the valve is in the second position, air is allowed to pass between the atmosphere and the internal channel in view of Amstutz for controlling the vacuum properties inside of the shaft for placement of cup into the site and furthermore a hand held vacuum producing device being a bulb syringe; further comprising a stop check valve having an inlet and an outlet, the inlet operably connected to the internal channel and the outlet operably connected to the atmosphere, such that when the stop check valve is in a non-stopped position, air from the atmosphere is not allowed to pass into the internal channel through the stop check valve but air from the internal channel is allowed to pass to the atmosphere through the stop check valve and such that when the stop check valve is in a stopped position, air from the internal channel is not allowed to pass into the atmosphere through the stop check valve; wherein the valve is a stop check valve; wherein the stop check valve is located on the bulb syringe, such that air passing between the inner channel and the atmosphere through the stop check valve passes through the bulb syringe in view of Leach for the obvious reason of an easy and less complicated manners of vacuum production.

Claims 23-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parry et al. (US 2005/0149043) in view of Amstutz (US 3859992) further in view of Leach (US 4050311).

Parry, Amstutz, and Leach disclose the claimed invention except for the device being characterized wherein the plurality of heads comprises a first head, a second head and a third head, the first head having a curvilinear outer perimeter sized to at least partially fit within a 26 mm diameter acetabular liner, the second head having a curvilinear outer perimeter sized to at least partially fit within a 28 mm diameter acetabular liner, and the third head having a curvilinear outer perimeter sized to at least partially fit within a 32 mm diameter acetabular liner; and wherein the first acetabular liner and the second acetabular liner have diameters of 26 mm, 28 mm, 32 mm, 36 mm or 38 mm.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the device as such, since that discovering an optimum value of a result effective variable involves only routine skill in the art, and it is well known in the art to have at least 3 different heads available to times of surgery as well as these sizes as they are common sizes.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MICHAEL T. SCHAPER whose telephone number is (571)270-7413. The examiner can normally be reached on M-F, 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Barrett can be reached on (571)272-4746. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M. T. S./ Examiner, Art Unit 3775 /Thomas C. Barrett/ Supervisory Patent Examiner, Art Unit 3775